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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	ATTORNEY DOCKET NO. CONFIRMATION NO	
09/369,734	08/06/1999	TOMMY PETROGIANNIS	9740-006 7187		
75	90 01/15/2003				
PENNIE & EDMONDS LLP			EXAMINER		
1155 AVENUE OF THE AMERICAS NEW YORK, NY 100362711			GURSHMAN, GRIGORY		
			ART UNIT	PAPER NUMBER	
			2132	. , -	
			DATE MAILED: 01/15/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application I	No.	Applicant(s)			
Office Action Summary				PETROGIANNIS, TOMMY			
		09/369,734	<del></del>				
	omee meeting carminary	Examiner	<b>L</b>	Art Unit			
	- The MAIL ING DATE of this communication	Grigory Gurs		2132			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE - Exte after - If the - If NO - Failu - Any	ORTENED STATUTORY PERIOD FOR REI MAILING DATE OF THIS COMMUNICATION Insions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a poperiod for reply is specified above, the maximum statutory per re to reply within the set or extended period for reply will, by stareply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, leading within the statutory indepty and will example and content of the application.	nowever, may a reply be time minimum of thirty (30) days pire SIX (6) MONTHS from on to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
1)⊠	1) Responsive to communication(s) filed on 10 September 1999.						
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠	This action is no	n-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
•	ion of Claims						
-	☑ Claim(s) <u>1-46</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) Claim(s) is/are allowed.						
•	6)⊠ Claim(s) <u>1-46</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
· ·	ion Papers	t					
9) The specification is objected to by the Examiner.							
10)⊠ The drawing(s) filed on 10 September 1999 is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12) The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) ⚠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
۵,	1.⊠ Certified copies of the priority docume	ents have been re	eceived.				
	Certified copies of the priority docume			on No.			
	3. Copies of the certified copies of the p	riority documents	s have been receive				
application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.							
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
a) The translation of the foreign language provisional application has been received.  15) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.							
Attachmen		, , , , , , , , , , , , , , , , , , , ,	-				
2) Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s		Notice of Informal F	(PTO-413) Paper No(s) Patent Application (PTO-152)			

Art Unit: 2132

## **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 9, 12, 13, 17, 20, 21, 29, 32, 33, 35, 36, 39, 40, 43 and 46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ray (U.S. Patent No. 5.673.320) in view of Kazmierczak (U.S. Patent No. 5.764.762).
- 3. Referring to the instant claims, Ray discloses a method for image based validation of a document (see abstract). Ray teaches converting information of a printed document into a storable digital image thereby creating an electronic document (see abstract and Fig 2). The reader (unit 22 in Fig 2) reads the document and converts the image information into digital image format, which is stored in a data storage (unit 24). The digital image data is encrypted and the encoded authorization data is formulated for the document (see abstract and column 2 lines 60 68). The limitation "generating an original Data Authentication Code (DAC 0) linked to the electronic document" is met by generation of an image-validation-value (see column 6 lines 25 30). The limitation "making the electronic document available to each user" is met by units 54 and 56 in Fig 4, showing that the document is issued and presented to a user. The limitation "retrieving DAC 0" is met by generation of an image-validation-value (see column 6 lines 25 30). The document validation value is compared with the stored

Art Unit: 2132

document validation value of a selected document (see column 10 lines 55 - 65), which meets the limitation "comparing DAC x to DAC 0". An approval code is produced (see column 10 line 58), which meets "an approval Data Authentication Code", recited in the instant claims. Ray however does not explicitly teach storing approval information in a user Approval Data Packet. Kazmierczak discloses encrypted data package record for use in remote transaction data system (see abstract). Kazmierczak teaches the use of Message Authentication Codes (MACs) calculated by assembling the insecure header data with encrypted header data (see column 6 lines 45 - 55). Kazmierczak teaches approving the record and creating the secure header packet (see column 6 lines 55-60), which meets the Approval Data Packet recited in the instant claims. The MAC is stored as a part of a secure header packet. Therefore, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to produce an approval Data Authentication Code of Ray and store it in an Approval Data Packet as taught in Kazmierczak. One of ordinary skill in the art would have been motivated to store the approval Data Authentication Code in an Approval Data Packet for creating a flexible system in which a purchaser is granted permission to purchase data on line in real time (see Kazmierczak, abstract).

4. Referring to claims 12, 20, 32, 39 and 46, Ray teaches that authentication code contains the date and the time of the presentation of the document (see column 6, lines 27-30).

Art Unit: 2132

5. Claims 2 - 6, 14, 22, 23, 24, 25 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ray (U.S. Patent No. 5.673.320) in view of Kazmierczak (U.S. Patent No. 5.764.762) and further in view of Kurata (JP 403004361A).

- 6. Referring to the instant claims, Ray and Kazmierczak teach generating an approval information and storing it in a user Approval Data Packet (ADPx). Ray and Kazmierczak however do not explicitly teach incorporating the approval information from each ADPx into the electronic document. Kurata teaches comparing an input name with the registered name and thereby producing an approval code (see absract). The approval code is entered in a prescribed area of a document (see Constitution). Therefore, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to generating an approval information and store it in a user Approval Data Packet (ADPx) of Ray and Kazmierczak and incorporate the approval information into the electronic document as taught in Kurata. One of ordinary skill in the art would have been motivated to generate an approval information and store it in a user Approval Data Packet (ADPx) and incorporate the approval information from each ADPx into the electronic document for added security of approval processing (see Kurata, constitution).
- 7. Claims 7, 8, 15, 16, 27, 28, 34, 35, 41 and 42 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ray (U.S. Patent No. 5.673.320) in view of Kazmierczak (U.S. Patent No. 5.764.762) and further in view of Jakubowski (U.S. Patent No. 6.128.737).

Art Unit: 2132

- 8. Referring to the instant claims, Ray and Kazmierczak teach generating Data
  Authentication Code (DAC) linked to the electronic document. Ray and Kazmierczak
  however do not explicitly teach encrypting DAC. Jakubowski teaches the use of
  message authentication code (MAC). Jakubowski also teaches encrypting MAC and
  inserting it into predefined portion of a message (see abstract). Therefore, at the time
  the invention was made, it would have been obvious to one of ordinary skill in the art to
  generated DAC linked to the electronic document of Ray and Kazmierczak and encrypt
  DAC as taught in Jakubowski. One of ordinary skill in the art would have been
  motivated to generate DAC linked to the electronic document and encrypt DAC for
  assuring integrity of a ciphertext message (see Jakubowski, abstract).
- 9. Claims 10, 11, 18, 19, 30, 31, 37, 38, 44 and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ray (U.S. Patent No. 5.673.320) in view of Kazmierczak (U.S. Patent No. 5.764.762) and further in view of Shkedy (U.S. Patent No. 6.236.972 B1).
- 10. Referring to the instant claims, Ray and Kazmierczak teach approving the electronic document and storing approval information. Ray and Kazmierczak however do not explicitly teach approval information in a form of user signature or user biometric information. Shkedy teaches the use of digital signatures and biometric means for authentication of customer's identification (see column 5, lines 3 7). Therefore, at the time the invention was made, it would have been obvious to one of ordinary skill in the art to approve the electronic document of Ray and Kazmierczaky using approval

information in a form of user signature or user biometric information as taught in Shkedy. One of ordinary skill in the art would have been motivated to approve the electronic document using approval information in a form of user signature or user biometric information for ability to compare customer's identification with a customer identification stored in the database (see Shkedy, column 4, line 66 to column 5 line 3).

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Grigory Gurshman whose telephone number is (703) 306-2900. The examiner can normally be reached on 9 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on (703) 305-1830. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 746-7239 for regular communications and (703) 746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Grigory Gurshman Examiner Art Unit 2132

Matthew D. Anusher MATTHEW SMITHERS PRIMARY EXAMINER